TeleSmart Inc., PO Box 91039 Portland Oregon 97291

10 Oct 2017

In the mat	ter of:
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TeleSmart Inc., Applicant for	,
Authorization to Obtain Numbering	1
Resources Pursuant to Section	
52.15(g)(3)(i) of the Commission Rules	)

# Application of TeleSmart Inc., for Authorization to Obtain Numbering Resources

TeleSmartInc., (TeleSmart), pursuant to Section 52.15(g) of the Commission's Rules, respectfully requests authorization to obtain numbering resources as described below.

Applicant (TeleSmart) which is registered Interconnected VoIP Provider as required and defined, requests the Commission grant it authorization as set forth in the Commissions' Numbering and Policies for the Modern Communications, FCC 15-70 (June 22, 2015) to obtain numbering resources for the North American Numbering Administrator. In support of this application TeleSmart provides the following:

# i. Information required by Section 52.15(g)(3)(i)

(A) 52.15(g)(3)(i)(A)

Name:

TeleSmart Inc.,

Mailing Address:

PO Box 91039 Portland Oregon 97291

Physical Address USA:

2700 NE 4th, STE 240 Bend Oregon 97701

Telephone:

1-800-PORTING

Qualified Personal:

Brian Lynott, CEO

Telephone:

503-539-3303

### (B) 52.15(g)(3)(i)(B)

TeleSmart acknowledges that authorization to obtain resources under Section 52.15(g)(3) of the Commission's Rules is subject to compliance with applicable Commission numbering rules, numbering authority delegated to the states, industry guidelines, and practices regarding numbering as applicable to telecommunications carriers.

#### (C) 52.15(g)(3)(i)(C)

TeleSmart acknowledges it must file requests for numbers with the relevant state commission(s) at least thirty days before requesting numbers from the Numbering Administrator.

### (D) 52.15(g)(3)(i)(D)

TeleSmart hereby sets forth it capability to provide service within 60 days of the numbers resources activation date.

TeleSmart operates numbering plans for large VoIP business grade networks and has over 2million plus numbers with services in 50 states and intends to seek numbering resources in all 50 states. To date TeleSmart has been acquiring numbers through other carriers.

TeleSmart plans to expand its use of VoIP technology to provide top tier levels of service delivery, for reliability and sustainability even in disasters.

TeleSmart has contracted with multiple providers to ensure number portability requirements are met. All underlying carriers have established themselves over the past 20 years as leaders in outsourced numbering management solutions. An Agreement from Exhibit A includes all necessary interfaces for porting, administering and acquiring numbers.

As proof of facility readiness, TeleSmart has provided verification in Exhibit B for an agreement in place for TeleSmart numbers to be hosted on Carrier's switch to provide PSTN connectivity for inbound and outbound calls to and from TeleSmart's IP network.

#### (E) 52.15(g)(3)(i)(E)

TeleSmart certifies that it complies with Universal Service Fund Contribution obligations under 47 CFR part 54, subpart H, its Telecommunications Relay Service contribution under 47 CFR 64.604(c)(5)(iii), its North American Numbering Plan and Local Number Portability Administration contributions obligations under 47 CFR 52.17,52.32, its obligations to pay regulatory fees under 47 CFR 1.1154, and its 911 obligations under 47 CFR part 9. FCC 499 fees have been paid by TeleSmart and are up to date.

#### (F) 52.15(g)(3)(i)(F)

TeleSmart hereby certifies that it has the financial, managerial and technical expertise to provide reliable service. TeleSmart is comprised of an experienced Telecom and IP management team. TeleSmart has been successfully offering services to end users, resellers and companies.

TeleSmart key management personnel are listed below. None of the identified personnel are being or have been investigated by the Commission, any law enforcement or regulatory agency for failure to comply with any law, rule or order.

Key Personnel: Brian Lynott

CEO

Mark Bilton-Smith

President

Ali Bijanfar

CTO

Jim Lundeen

**VP of Technology** 

## (G) 52.15(g)(3)(i)(G)

TeleSmart certifies that it complies with 47 CFR §§ 1.2001-1.2002 that no party to the application is subject to a denial of Federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988. See 21 U.S.C. § 862.

# ii. Acknowledgement of Conditions in Section 52.15(g)(3)(ii)

As required by Section 52.15(g)(3)(iv), TeleSmart will maintain the accuracy of all contact information and certifications in this application, and will file a correction with the Commission and each applicable state within 30 days of any changes. TeleSmart will also

furnish accurate regulatory and numbering contact information to each state commission when requesting numbers in that state.

#### iii. Conclusion

Pursuant to Section 52.15(g)(3)(ii) of the Commission's Rules, TeleSmart respectfully requests the Commission to grant the application for authorization to obtain numbering resources.

Respectfully submitted,

Brian Lynott

blynott@telesmart.com

503-539-3303

## Exhibit A

Attached Bandwidth MSA for compliance of Section 52.12(g)(3)(i)(D) as proof of facility readiness, number porting requirements for porting, administering and acquiring numbers.